Case 15-264	27-JKS Doc 57	Filed 05/20/19 Document F		0/19 13:18:08	Desc Main		
	TATES BANKRUPTO OF NEW JERSEY		uge 1 0/ 2				
GOLDMA Attorneys 7 Glenwo Suite 3111 East Oran (973) 677	od Avenue	С					
	Beslow, Esq. DGB-5 for Debtor, David Bo						
In Re:	In Re:			15-2642	7		
DAVID BOONE			Judge: _	JKS	<u></u>		
			Chapter:	13			
	CHAPTER 13 D	EBTOR'S CERTII	FICATION IN OP	POSITION			
The d	ebtor in this case oppo	ses the following (c	hoose one):				
1.	☐ Motion for Relie	of from the Automat	ic Stay filed by				
	A hearing has been	scheduled for	-	, at	•		
☐ Motion to Dismiss filed by the Chapter 13 Trustee.							
	, at	·					
☑ Certification of Default filed by Chapter 13 Trustee,							
I am requesting a hearing be scheduled on this matter.							
 I oppose the above matter for the following reasons (choose one): Payments have been made in the amount of \$, but have 							

been accounted for. Documentation in support is attached.

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	Payments	have not been	made for the	following reason	is and debto	r proposes
rep	ayment as	follows (expla	in your ansv	ver):		

☑ Other (explain your answer):

I paid the Trustee \$1643 on May 13, 2019. I now owe only for May, 2019, and I will make that payment and all ongoing payments in the ordinary course. I have paid \$72,043 into my plan since filing my bankruptcy petition on August 31, 2015.

- 3. This certification is being made in an effort to resolve the issues raised in the certification of default or motion.
- 4. I certify under penalty of perjury that the above is true.

Date: May 20, 2019

Date: 5/20/2019

/S/ David Boone

Debtor's Signature

Debtor's Signature

NOTES:

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee's Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.